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FIRST NAMED APPLICANT ATTY. DOCKET NO. U.S. APPLICATION NO. 50013/002003 BRANTON 09/214.478

5611	PCT/IB97/01041	
RISTINA BIEKER-BRADY	I.A. FILING DATE	PRIORITY DATE
dLARK & ELBING		
176 FEDERAL STREET	07/03/97	07/05/96
BOSTON MA 02110-2214	0//03/9/	0,,,00,,,0
	DATE MAILED: 05/	25/99
NOTIFICATION OF MISSING REQUIREMENTS UNDER		
STATES DESIGNATED/ELECTED OFFI		THE CHILLE
		Trademark
<ol> <li>The following items have been submitted by the applicant or the IB to the Office as   a Designated Office (37 CFR 1.494),</li> </ol>	Office States Fatelit and	I laucillai k
Office as a Designated Office (37 CFR 1.494),  [7] an Elected Office (37 CFR 1.495):		
U.S. Basic National Fee.		
Copy of the international application in:		
a non-English language.		
English.		
Translation of the international application into English.		
Oath or Declaration of inventors(s) for DO/EO/US.		•
Copy of Article 19 amendments.		
Translation of Article 19 amendments into English.  The International Preliminary Examination Report in English and its A	Annexes if any	
Translation of Annexes to the International Preliminary Examination	Report into English	
Preliminary amendment(s) filed <b>05 Jan 1989</b> and	report into English.	
Information Disclosure Statement(s) filed OS JAN 1944 and		
Assignment document.		
Power of Attorney and/or Change of Address.		
Substitute specification filed		
Statement Claiming Small Entity Status.		-
Priority Document.	the distance of the	
Copy of the International Search Report and copies of the referen	ces cited therein.	
Other:  2. The following items MUST be furnished within the period set forth below	v in order to complete the	requirements for
acceptance under 35 U.S.C. 371:	v m order to complete die	requirements for
a. Translation of the application into English. Note a processing fee	will be required if submit	ted
later than the appropriate 20 or 30 months from the priority date.		
The current translation is defective for the reasons indicated	on the attached Notice of	Defective
Translation.		
b. Processing fee for providing the translation of the application and/o	or the Annexes later that t	ine
appropriate 20 or 30 months from the priority date (37 CFR 1.492).		o the annlication
by the International application number and international filing date		P are abbreamon
The current oath or declaration does not comply with 37 CF	R 1.497(a) and (b) for the	e reasons indicated
on the attached PCT/DO/EO/917.		
d. Surcharge for providing the oath or declaration later that the appro-	priate 20 or 30 months fr	om the
priority date (37 CFR 1.492(e)).		
3. Additional claim fees of \$ as a large entity small en	tity, including any require	ed multiple
dependent claim fee, are required. Applicant must submit the additional clair which fees are due (37 CFR 1.492(g)). See attached PTO-875.	n tees or cancer the audit	ionai ciaims ioi
which tees are due (37 CFR 1.492(g)). See attached F10-6/3.		
ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOVE MUST	BE SUBMITTED WITH	IIN ONE
MONTH FROM THE DATE OF THIS NOTICE OR BY 1 21 OR 131	MONTHS FROM THE	PRIORITY
DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILUR	E TO PROPERLY RES	POND WILL
RESULT IN ABANDONMENT.		
The size and described and for for or	tension of time under the	provisions of 27
The time period set above may be extended by filing a petition and fee for ex CFR 1.136(a).	tension of time under the	provisions or 37
CFR 1.130(a).		
4. Translation of the Annexes MUST be submitted no later that the time peri	iod set above or the annex	tes will be
cancelled. Note processing fee will be required if submitted later than 30 mo		
5. The Article 19 amendments are cancelled since a translation was not pro	ovided by the appropriate	20 (37 CFR
$1.\overline{494}$ (d)) or 30 (37 CFR 1.495(d)) months from the priority date.		
Anathors is accorded that any communication to the United Coases Detect and	Trademark Office must b	he mailed to the
Applicant is reminded that any communication to the United States Patent and address given in the heading and include the U.S. application no. shown above		oe maneu to the
address given in the heading and memore the U.S. application no. shown above	U. (37 CIR 1.3)	

A copy of this noti	ce MUST be returned	with this response.
Enclosed: PTO-875	Notice of Defective Translation	A Shaha
FORM PCT/DO/EO/905 (December 199	7) Telephone: (70	13) 256 7(-0)

09/214478



## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark

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FIRST NAMI	D APPLICANT	ATTY, DO	OCKET NO.	
BRANTON		Р	5001	3/002003
5411	INTERNA	ATIONAL APPLICATI	ON NO.	]
		PCTA	/IB97/01	041
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-2214		07/03/		07/05/96
		-BRADY EET I.A. FILING	### BRANTON P   INTERNATIONAL APPLICATE  ###################################	BRANTON P 5001    S611

## NOTIFICATION OF A DEFECTIVE OATH OR DECLARATION

This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371 (c)(4) for entry into the national stage in the United States of America. The period within which to correct these requirements and avoid abandonment is set in the accompanying Office action.

A new oath or declaration, identifying this application by the international application number and international filing date is required. The oath or declaration does not comply with 37 CFR 1.497(a) and (b) in that it:

is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68.

3.  d 4.  d 5.  d	loes not identify the specification to which it is directed. loes not identify the inventor(s). loes not identify the citizenship of each inventor. loes not state the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is laimed and for which a patent is sought.
1.497(a)	RE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR AND (b) WITHIN THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER ATIONAL STAGE AND THE ABANDONMENT OF THE APPLICATION.
Addition	nally, the oath or declaration does not comply with 37 CFR 1.63 in that it:
1.	does not identify the city and state or city and foreign country of residence or each inventor.
2.	does not state that the person making the oath or declaration:
a. [	has reviewed and understands the contents of the specification, including the claims, as amended by any amendment specifically referred to in the oath or declaration.
ъ. [	acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.
3. 🗀	does not identify the foreign application for patent or inventor's certificate on which priority is claimed pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing.
4.	does not state that the person making the oath or declaration acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior application and filing date of the continuation in part application which discloses and claims subject matter in addition to that disclosed in the prior application (37 CFR 1.63(d)).  Telephone: (703) 305-368 M
	1000phone: (105) 305-368 V

FORM PCT/DO/EO/917 (September 1996)